EASTERN DISTRICT OF NEW YOR	RK .	
In re:	X	
BRIAN H. DENKER	Chapter 11	
Debtor	Case Number 15-41069	
	X	
ORI	DER TO SHOW CAUSE	

UPON the submission of an Order to Show Cause by the debtor, Brian H. Denker-Youngs, appearing before this court on 5th October, 2015, together with facts and documents provided for to the honorary court within the filing and preliminary injunction and stay filed before this court, it is hereby

ORDERED by this honorable court:

INTERPORTATED DANIED INTOXECOLOR

- 1. The conversion of Case No. 15-41069 from Chapter 11 to Chapter 7 of even date is hereby vacated, reverting Case No. 15-41069 to Chapter 11 status.
- Edward J. Denker-Youngs is to appear as requested and directed by debtors motion for a 2004 Application and deposition to be scheduled upon retention of new counsel to the debtor.
- 3. Lawrence Morrison of Morrison and Tenenbaum PLLC. Is hereby discharged with cause as counsel to the debtor Brian H. Denker-Youngs and by Order of this Court is to within five (5) days return such monies paid in representation of the debtor herein.

Case 1-15-41069-cec Doc 53-1 Filed 10/05/15 Entered 10/05/15 13:55:22

Date: Octo	ober 5,	2015
------------	---------	------

Honorable Chief Justice Carla E Craig United States Bankruptcy Court Eastern District of New York